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Decision No. 87439 June 7, 1977

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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation for the purpose of considering and determining minimum rates for Case No. 5439 transportation of general commodities Petition for Modification No. 268 within San Diego County as provided (Filed March 8, 1976) in Minimum Rate Tariff 9-B and the revisions or reissues thereof.

SUPPLEMENTAL OPINION AND ORDER

By Decision No. <u>87438</u> entered today in Case No. 5432 et al., the Commission found that a tariff incentive rule to promote the tender of shipments on a prepaid basis should be established in Minimum Rate Tariffs 2, 1-B, 9-B, and 19. The decision also provided that Minimum Rate Tariff 9-B should be amended by separate order.

IT IS ORDERED that:

1. Minimum Rate Tariff 9-B (Appendix A of Decision No. 67766, as amended) is further amended by incorporating therein, to become effective July 9, 1977, Tenth Revised Page 3, Third Revised Page 23, and Second Revised Page 32, attached hereto and by this reference made a part hereof.

2. Common carriers subject to the Public Utilities Act, to the extent that they are subject to Decision No. 57766, as amended, are hereby authorized to establish in their tariffs the amendments necessary to conform with the further adjustments ordered herein.

3. Tariff publications authorized to be made by common carriers as a result of this order shall be filed not earlier than the effective date of this order and may be made effective not earlier than the fifth day after the effective date of this order, and may be made effective on not less than five days' notice to the Commission and to the public if filed not later than sixty days after the effective date of the minimum rate tariff pages incorporated in this order.

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C.5439 Pet. 268 kw

4. Common carriers, in establishing and maintaining the rates authorized by this order, are authorized to depart from the provisions of Section 461.5 of the Public Utilities Code to the extent necessary to adjust long- and short-haul departures now maintained under outstanding authorizations; such outstanding authorizations are hereby modified only to the extent necessary to comply with this order; and schedules containing the rates published under this authority shall make reference to the prior orders authorizing long- and short-haul departures and to this order.

5. In all other respects Decision No. 67766, as amended, shall remain in full force and effect.

The effective date of this order shall be twenty days after the date hereof.

Dated at <u>San Francissoo</u> day of <u>JUNE</u>, 1977. _, California, this <u>7</u>^m

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Commissioners

TENTH REVISED PAGE 3 CANCELS NINTH REVISED PAGE 3 MINIMUM RATE TARIFF 9-B ITEMS Except as Shown (Inclusive) TABLE OF CONTENTS (Concluded) 140 Charges for Obtaining a Weighmanter's Certificate------145 Collection of Charges-----170 Collect on Delivery (C.O.D.) Shipments------182 Combination of Rates, Alternations and-----100 *Dangorous Articles-----165 Definition of Technical Terms 10-11 130 150 Empty Pallet Return-----185 167 Failure to Accomplish Dolivery-----Hazardous Materials-----165 200-201 Loss or Damage, Handling of Claims For-----125 260 210 Mixed Shipmenta-----220-221 Multiple Lots, Shipments Transported in------290 Packing Requirements 310 Permit Shipments, Charges for------160 Pool Shipments-----230 *Prepay Incentive Provisions------245 Ratings-----60 Shipments To Be Rated Soparately-----270 Shipments Transported by Two or More Carriers 280 290 200-201 181-1 300 Split Delivery -----Units of Measurement To Be Observed-------260 Weights - Gross Weights and Dunnage------190 10-11 TERRITORIAL ZONE DESCRIPTIONS-----30 ø Change)
* Addition) Decision No. 87439 EFFECTIVE ISSUED BY THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA, SAN FRANCISCO, CALIFORNIA. Correction

MINIMUM RATE TARIER 9-R

• THIRD REVISED PAGE....23 CANCELS SECOND REVISED PAGE...23

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SECTION 1RULES (Continued)	IT
Collection of Charges	
*(For Prepay Incentive Provisions See Item 245)	
(a) Except as other wise provided in this rule, transportation and accessorial Charges shall be collected by the carriers prior to relinquishing physical possession of shipments entrusted to them for transportation.	
(b) Upon taking precautions deemed by them to be sufficient to assure payment of charges within the credit period herein specified, carriers may relinquish possession of freight in advance of payment of the charges thereon and may extend credit in amount of such charges accruing during a calendar month to those who undertake to pay them, such persons hereinafter being called debtors and collection thereof made not later than the tenth day (excluding Sundays and holidays) of the calendar month following the delivery of the freight.	
(c) Where the carrier has relinquished possession of freight and collected the amount of charges represented in a freight bill presented by it as the total amount of such charges, and another freight bill for additional charges is there- after presented to the debtor, the carrier may extend credit in the amount of such additional charges for a period of 30 calendar days to be computed from the first 12 o'clock midnight following the presentation of the subsequently presented freight bill.	
(d) Freight bills for all transportation and accessorial charges shall be presented to the debtors not later than 12 o'clock midnight of the fifth day (excluding Sundays and holidays) fo the calendar month following the delivery of the freight.	617
(c) Debtors may elect to have their freight bills presented by means of the United States Mail, and when the mail service is so used the time of mailing by the carrier, as evidenced by the postmark, shall be deemed to be the time of presentation of the freight bills.	
(f) The mailing by the debtor of valid checks, drafts, or money orders, which are satisfactory to the carrier, in payment of freight charges within the credit period allowed such debtor, may be deemed to be the collection of the charges within the credit period for the purpose of these rules. In case of disput as to the time of mailing, the postmark shall be accepted as showing such time.	
 Addition) Decision No. 87439 6 Reduction) 	
EFFECTIVE	

-23-

SECOND REVISED PAGE....32

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FIRST REVISED PAGE.....32 MINIMUM RATE TARIFE 9-B SECTION 1--RULES (Continued) ITTM PREPAY INCENTIVE PROVISIONS Applies only to shipments which are prepaid within the established credit period provided in this tariff, See Item 170 (Collection of Charges) When a prepaid shipment is transported under the provisions of this tariff, the resulting total freight charges otherwise due and payable hereunder shall be subject to the following incentive allowances: (a) When the billed weight of the shipment is 500 pounds or less the total freight charges otherwise due and payable shall be reduced by 50 cents per shipment. (b) When the billed weight of the shipment is more than 500 pounds, the total freight charges otherwise due and payable shall be reduced by \$1.00 per shipment. *6 245 NOTE 1.--In the event the total adjusted charges resulting under either paragraphs a or b above are, in fact, not paid when due and payable under the established credit period provided in the tariff, an accessorial charge equal to twice the amount of the prepaid incentive allowance otherwise applicable shall be assessed in addition to all other past due charges, viz: \$1.00 under paragraph "a" and \$2.00 under paragraph "b". NOTE 2.--For purpose of applying this item, a prepaid shipment is one on which the charges for transportation service rendered at the request of the consignor, including charges for any accessorial services performed at the request of the con-signor, are to be paid by the shipper. UNITS OF MEASUREMENT TO BE OBSERVED Rates or accessorial charges shall not be quoted or assessed by carriers based upon a unit of measurement different from that in which the rates and charges are 260 stated in this tariff. Rates and charges shall be quoted, assessed, demanded and collected in the money of the United States of America. Compensation for transportation services in a form other than money is not authorized. * Addition) Decision No. 87439 ô Reduction) EFFECTIVE ISSUED BY THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA, SAN FRANCISCO, CALIFORNIA. Correction